UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK			
IN RE:	X Geeta Shukla	Chapter 13	
		Case No.: 8-14-74304 AMENDED	
	Debtor(s)	CHAPTER 13 PLAN	
trustee, ar	e future earnings of the debtor(s) are submitted to not the debtor(s) shall pay to the trustee for a total 750.00 commencing October 2014 through 1,200.00 commencing January 2015 through		
2. Fro	om the payments so received, the trustee shall ma (a) Full payment in deferred cash payments §507.		
cla	Y State Dept. of Tax and Finance shall receive pa im from this chapter 13 plan to be distributed by C ttorney Fees: \$3,500	yment of \$64,942.78 for its secured and unsecured priority Chapter 13 standing Trustee.	
and shall b	(b) Holders of allowed secured claims shall e paid as follows:	retain the liens securing such claims	
Su Ho to I	nset Road South, Albertson, NY 11507, NY beari me Loans outside of chapter 13 plan as long term	t in the amount of \$ 3,281.95 for property located at 44 ng loan no. xxxxx5709 to be paid directly to Bank of America secured debt. Debtor submitted a loan modification package pre-petition arrearage be adjusted or deferred once loan is	
		LIMITED TO, MORTGAGE PAYMENTS, VEHICLE, TO BE MADE OUTSIDE THE PLAN BY THE DEBTOR(S).	
(mor	tgage holder) to be paid pre-petition arrears in the	e sum of \$ plus% interest over the life of the plan.	
Ore	d by Vidyasagar Lingechetty for the amount of \$4	ors, dividends to unsecured creditors including Claim no. 4 05,845.87 to be treated as unsecured pursuant to Court dijudicial lien bearing docket no, and be paid on	
	ease agreements are hereby assumed, unless spo Other Party -NONE-	ecifically rejected as follows: Description of Contract or Lease	
		ovide the Trustee with signed copies of filed federal and state ollowing the tax period. Indicated tax refunds are to be paid to	

the Trustee upon receipt; however, no later than June 15<sup>th</sup> of the year in which the tax returns are filed.

Software Copyright (c) 1996-2014 Best Case, LLC - www.bestcase.com

Case 8-14-74304-las Doc 38 Filed 12/10/14 Entered 12/10/14 01:07:31

Title to the debtor(s) property shall revest in the debtor(s) upon completion of the plan, <u>unless otherwise provided in the Order confirming this plan</u>. Throughout the term of this plan, the debtor(s) will not incur post-petition debt over \$1,500.00 without written consent of the Chapter 13 trustee or the Court.

/s/ Geeta Shukla	
Geeta Shukla	
Debtor	

Dated: December 10, 2014 /s/ Ehsanul Habib, Esq.

Ehsanul Habib, Esq. NYSB#4541819

Attorney for Debtor